

IN THE UNITED STATES DISTRICT FOR  
THE MIDDLE DISTRICT OF ALABAMA  
Courtney Boyd \*208921 RECEIVED  
Plaintiff VS. 2007 MAY - 9 AM CIVIL ACTION NO.  
CPL. J.W. Solomon  
Defendants  
SARAH P. HACKETT CLERK  
MIDDLE DISTRICT COURT  
ALABAMA

2:07CV403-mef

**DEMAND FOR JURY TRIAL**

**I. Previous Lawsuits**

A. No. I have not filed another suit in Federal Court dealing with the same or similar facts involved in this action.

B. No. I have not filed a suit about my imprisonment.

**II. Place of present confinement: Easterling Corr. Fac.**

The incident occurred: Montgomery Co. Police Department.

**III. Name and Address of Individual you allege violated your Constitutional Rights. I. CPL J.W. Solomon  
Montgomery Co. Police Department 310 N. Ripley St. Montgomery,  
Al. 36130.**

**IV. The Date upon which said Violations occurred:**

January 24, 1999.

**V. State Briefly the Grounds on which you base your Allegations your Constitutional Rights are being violated:  
8th 14th Amendment of the United States Constitution  
Rights.**

State Briefly the facts which support this Ground.  
See the Attach Affidavit & Aftestatation

VI. State Briefly Exactly what you want the Court to do for you: I request for a trial by Jury or by the Court. So that this Court will be able to see that the Defendant Violated my 8th & 14th Amendment. I request that I Be discharged from prison and award \$0 million dollars. I also request Compensation and Punitive Damage for amount of 16,000,000.00, Bod. 14, injury Damages for 80,000,000.00, Emotional Damages, 80 million dollar, Stress Damages 80 million dollar, 25 million for Torts & Negligence.

Plaintiff

I declare under penalty perjury that the foregoing is true and correct. Executed on \_\_\_\_\_

Plaintiff

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## AFFIDAVIT AND ATTESTATION

My Name is Courtney Boyd, and I am over the age of 21 as of the Commencement of the Filing. At all time relevant hereto I, who attest to the fact are and was a Citizen of Montgomery Co. ~~Montgomery~~ 3826 Happiness Av. Montgomery, AL 36105. At all time relevant the Defendants were employee of Montgomery Co. Police Department, and under their direct and immediate Control.

On January 24, 1999, I, the Plaintiff, Courtney Boyd, was arrested by two Officer, and told that "I, was a suspect in a Robbery that had taking place. If the victim can not identify you as the Robber, I will let you go". Well I was taking to the place where the Victim, Mr. Cornelius Lloyd, "Said he could not identify me as the Robber, because the Robber was wearing a mask." The Defendant came to the P.D. the next, and said "Book him, because he had a witness to the crime. The Defendant only heard the a witness was involved in a Robbery, and came to the place where the Victim worked. The Defendant read the Plaintiff his 8th Amendment Rights, and signed both the Affidavit & Warrant and Affidavit, but there was not a Complaint filed by the Victim, Mr. Cornelius Lloyd, the only person who had knowledge of what happen during the crime. Once Mr. Lloyd don't sign the Complaint, the Montgomery Co. Police Department did not have jurisdiction over the offense or the Plaintiff. However the Defendant took

it upon himself to falsify legal documents, which lead to the Plaintiff, being ~~indictment~~, Consider, and Sentence to 20 years in prison.

The Defendant was without Jurisdiction to Sign both the Affidavit and warrant of arrest, because as required by law No crime was committed in his presence or view. The Defendant may arrest the plaintiff with a warrant if he has probable cause to believe that a crime has been committed, before the person's arrest, only when the victim of the alleged offense signs an Complaint giving him jurisdiction over the offense. However when the Defendant signed both the Affidavit and warrant, He signed as if he was the Victim of the Crime. His negligence acted, Constitutes perjury, because he went to the Magistrate Judge under false pretense, as if the Victim, who the Crime happened against filed a Complaint and Affidavit against Plaintiff.

The Defendant Negligence acted, Constitutes Civil and Criminal, because his action was without need, and were done maliciously and Sudistically to cause harm against the Plaintiff.

The Defendant action Constitutes a Violation of the equal Protection and Due process Clause, and the Plaintiff has Suffered, because the Defendant Civil and negligence acted, I have suffered the of my Rights to be Citizen has being taken I have lost family members and I have been beaten physical and mentally abused, and I have been ~~sentence~~ to 20 years.

## Jurisdiction of the Court

1. This Court has jurisdiction over the Plaintiff Claims of Violation of U.S. Constitutional Rights under 42 U.S.C. 1331(a) and 1334.
2. The Court has supplemental jurisdiction over the Plaintiff State torts and Negligence Claims under U.S.C. 1337.
3. The Plaintiff was living in Montgomery Co. during the events described in his Complaint.
4. The Defendant was employee at the Montgomery Co. Police Department. He is sued in his individual and official capacities.

## Relief Sought

The Defendant actions Constituted negligence and Care and Unusual punishment, because his action was done ~~knowing~~ to cause harm to the Plaintiff, and it violated the Plaintiff Equal Protection and Due Process Clause, which is a violation of my 8<sup>th</sup> & 14<sup>th</sup> Amendment, and the Plaintiff request the Damage listed in his Complaint.

## Conclusion

The Conclusion is that the Defendant ~~actions~~ were done without reason, and Constituted an 8<sup>th</sup> & 14<sup>th</sup> Amendment, and the Plaintiff is entitled to the relief sought in his Complaint.

Certificate of Service

I hereby Certify that I have served a copy of the foregoing upon the Middle District by placing it into E-mailing Court, Facsimile or mail on May 7, 2007

Courtney Bond / Plaintiff

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Courtney Bandy #208421 B-1-11  
EASTERLING CORRECTIONAL FACILITY  
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CLIO, ALABAMA 36017



The United States Mail District  
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